UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD

	Cases 28-CA-192349
APEX LINEN SERVICE INC.	28-CA-192774
	28-CA-193126
and	28-CA-193128
	28-CA-193231
INTERNATIONAL UNION OF OPERATING	28-CA-196285
ENGINEERS LOCAL 501, AFL-CIO	28-CA-196459
	28-CA-197069
	28-CA-197182
and	28-CA-197190
	28-CA-198033
ADAM ARELLANO	28-CA-202027
	28-CA-202209
	28-CA-203269

ORDER

On June 6, 2018, Administrative Law Judge Ariel L. Sotolongo of the National Labor Relations Board issued his Decision in the above-entitled proceeding and, on the same date, the proceeding was transferred to, and continued before, the Board in Washington, D.C. The Administrative Law Judge found that the Respondent has engaged in certain unfair labor practices, and recommended that it take specific action to remedy such unfair labor practices.

No statement of exceptions having been filed with the Board, and the time allowed for such filing having expired,

Pursuant to Section 10(c) of the National Labor Relations Act, as amended, and Section 102.48 of the National Labor Relations Board Rules and Regulations, the Board adopts the findings and conclusions of the Administrative Law Judge as contained in his Decision, and orders that the Respondent, Apex Linen Service Inc., its officers, agents, successors, and

assigns, shall take the action set forth in the recommended C	Order of the Administrative Law
Judge.	
Dated, Washington, D.C., July 23, 2018.	
By direction of the Board:	
	/s/ Leigh A. Reardon
_	Associate Executive Secretary